FILED

United States District Court

DISTRICT COURT OF GUAM

		01(1122 8)	_ District of		UAM MAY	4 2005 pt	
		UNITED STATES OF AMERICA			Parti		
		V.	ORDER	COF DETENTION TO CR-05-00036	N MABINE	MRMOKA	
		NORMAN HON SUEN CHAN	Case Numbe	r: CR-05-00036	CLERK	OF COUR	
		Defendant	_				
dete		ccordance with the Bail Reform Act, 18 U.S.C. § 31 n of the defendant pending trial in this case.		been held. I conclude t	hat the following	facts equife the	
			Part I—Findings of Fact		- C- 1 C	C 🛱 -4-4-	
	(1)	The defendant is charged with an offense described or local offense that would have been a federal offe a crime of violence as defined in 18 U.S.C. § 3 an offense for which the maximum sentence is an offense for which a maximum term of impringer.	ense if a circumstance giving to 156(a)(4). If the imprisonment or death.	ise to federal jurisdiction	a [] federal on had existed - the	fense state hat is	
		a felony that was committed after the defendant		r more prior federal off	enses described in	18 U.S.C.	
	§ 3142(f)(1)(A)-(C), or comparable state or local offenses. (2) The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local						
	(2)	(2) The offense described in finding (1) was committed white the defendant was of release pending that for a redeat, state of focus of release of the defendant from imprisonment for the offense described in finding (1).					
	(4)	(4) Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.					
			Alternative Findings (A)				
	(1)	There is probable cause to believe that the defendar	nt has committed an offense	1.			
		for which a maximum term of imprisonment of	f ten years or more is prescrib	ed in		·	
	(2)	under 18 U.S.C. § 924(c). (2) The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions will reasonably assurt the appearance of the defendant as required and the safety of the community.					
			Alternative Findings (B)				
\square	 There is a serious risk that the defendant will not appear. There is a serious risk that the defendant will endanger the safety of another person or the community. 						
			en Statement of Reasons				
		nd that the credible testimony and information submi	itted at the hearing establishes	by clear and cor	ivincing evidence	X a prepon-	
		of the evidence that ant has no financial or family ties to the communi	tv.				
				·			
		Part III–	-Directions Regarding De	etention			
rea	he ex sonat	defendant is committed to the custody of the Attorney attent practicable, from persons awaiting or serving to oble opportunity for private consultation with defense	sentences or being held in cu e counsel. On order of a cour	stody pending appeal. t of the United States of	The defendant sha or on request of an	all be afforded a attorney for the	
		ment, the person in charge of the corrections facility ection with a court proceeding.	shall deliver the defendant to	the United States marsh	al for the purpose of	of an appearance	
		MAY 4, 2005	XMJ /C/	Simoture	/		
		Date	JOAQUIN V.E. MANII		GISTRATE JUDO	GE	
		.	Na	me and Title of Judge			

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).